

FILED

2017 OCT 18 A 8:00

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF TENNESSEE  
AT KNOXVILLE

U.S. DISTRICT COURT  
EASTERN DIST. TENN.

DEPT. CLERK

Robert (Bob) Chapman)

\_\_\_\_\_)  
\_\_\_\_\_)  
\_\_\_\_\_)  
\_\_\_\_\_)  
\_\_\_\_\_)  
Name of plaintiff (s) )  
\_\_\_\_\_)  
\_\_\_\_\_)  
v. )  
\_\_\_\_\_)  
Reed Dixop)  
\_\_\_\_\_)  
\_\_\_\_\_)  
\_\_\_\_\_)  
\_\_\_\_\_)  
\_\_\_\_\_)  
Name of defendant (s) )  
\_\_\_\_\_)

Case No. 3:17cv452

(to be assigned by Clerk)

McDonough/Guyton

COMPLAINT

1. A short and plain statement of the grounds for filing this case in federal court (include federal statutes and/or U.S. Constitutional provisions, if you know them):

Reed Dixop as Session Court Judge of Monroe Co. TN  
refused to swear Clifford Wilson in to testify  
C19 U.S. Code 1512 - Tampering with witness

2. Plaintiff, Robert (Bob) Chapman resides at  
302 S. High St. Apt 14, Sweetwater  
street address city

Monroe, TN, 37874, 423-561-0455  
county state zip code telephone number

(if more than one plaintiff, provide the same information for each plaintiff below)

---

---

(if more than one defendant, provide the same information for each defendant below)

4. Short and plain statement of your claim (state as briefly as possible the facts of your case and how each defendant is involved. You may use additional paper if necessary):

ON 25 April, 2007 in Session Court of  
Monroe County TN ~~Fayette~~ CASE NO COT- 256  
Barney Chapman, personal Rep Bertha Chapman  
TRUSTEE.

The Defendant Robert T. Chapman asked Judge F. Reel Dixon to swear in Clifford Wilson as a hostile witness, so he could show collusion. Judge Dixon refused thus tampering with Robert T. Chapman's witness, see attachments A & B.

If the Laws that Support the Constitution are not enforced; The Constitution is Null & void.

5. A demand for judgment for the relief you seek (list what you want the Court to do):

- a. Request that T. Reed Dixon  
be prosecuted for breaking  
18 US code 1512.
- b. So this will not occur in the U.S
- c. Again
- d. \_\_\_\_\_

I (We) hereby certify under penalty of perjury that the above complaint is true to the best of my (our) information, knowledge and belief.

Signed this 22 Oct 2017 day of 17 Oct, 202017

Robert J. Chapman  
Signature of plaintiff (s)

1. [\*\*U.S. Code\*\*](#) > [Title 18](#) > [Part I](#) > [Chapter 73](#) > § 1512

## 18 U.S. Code § 1512 - Tampering with a witness, victim, or an informant

- [\*\*US Code\*\*](#)
- [\*\*Notes\*\*](#)
- [\*\*Authorities \(CFR\)\*\*](#)

[prev](#) | [next](#)

**(a)**

**(1)** Whoever kills or attempts to kill another person, with intent to—

**(A)**

prevent the attendance or testimony of any person in an official proceeding;

**(B)**

prevent the production of a record, document, or other object, in an official proceeding; or

**(C)**

prevent the communication by any person to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings;

shall be punished as provided in paragraph (3).

**(2)** Whoever uses physical force or the threat of physical force against any person, or attempts to do so, with intent to—

**(A)**

influence, delay, or prevent the testimony of any person in an official proceeding;

**TO THE DEFENDANT(S):**

Tennessee law provides a for thousand dollar (\$4,000) personal property exemption from execution or seizure to satisfy a judgment. If a judgment should be entered against you in this action and you wish to claim property as exempt, you must file a written list, under oath, of the items you wish to claim as exempt with the clerk of the court. The list may be filed at any time and may be changed by you thereafter necessary; however, unless it is filed before the judgment becomes final. It will not be effective as issued prior to the filing of the list. Certain items are automatically exempt by law and do not need to be listed; these items include items of necessary wearing apparel (clothing) for yourself and your family and trunks and other receptacles necessary to contain such apparel, family portraits, the family Bible, and school books. Should any of these items be seized you would have the right to recover them. If you do not understand your exemption right or how to execute it, you may wish to seek the counsel of a lawyer.

**NOTICE**

Case No. CO 7-250  
Barney Chapman, *Personal Rep.*  
142 Payne Loop *Barney Chapman Estate*  
Tellico Plains, TN 37385

Plaintiff vs.

Robert T. Chapman  
603 Old State Road  
Tellico Plains, TN 37385

Defendant

**ORIGINAL  
RETURN TO CLERK**



DETAINER SUMMONS  
Court of General Sessions  
By: C. Brooks, Deputy Clerk  
Issued: 3-27, 2007  
Set for: 4-25-07 at 10:00 a.m.  
Reset for: \_\_\_\_\_

Served Upon:  All Defendants

Served: BB 3-28-07, 2007  
Sheriff/Constable (Process Server)

Clifford E. Wilson, Attorney  
for Plaintiff/BPR#1210  
423-442-9735  
for Defendant  
phone: \_\_\_\_\_



STATE OF TENNESSEE, COUNTY OF MONROE

To Any Lawful Officer to Execute and Return:

Summon each Defendant to appear before the Judge of the General Sessions Court of Monroe County, Tennessee, on the 25<sup>th</sup> day of April, 2007, to answer the claim by Plaintiff for a money judgment for rent, from and after January 4, 2007, and court costs and for possession of property Plaintiff claims that Defendant wrongfully possesses in this county having a street address as: 603 Old State Road, Tellico Plains, TN 37385. Defendant's initial possession was based on a trespass. Written notice to vacate was given to the Defendant on or about January 4, 2007. Plaintiff asks for possession of the property, all rent owed as of the Court date, restitution for damages to the property, and all court costs and litigation taxes.

Issued: this the 27 day of March, 2007.

MARTHA M. COOK, General Sessions Court Clerk

By: E. Brooks Deputy Clerk

*Attachment 5 B*

**Detainer  
Summons**

Judgment for \_\_\_\_\_, plus interest at the rate of \_\_\_\_\_ against \_\_\_\_\_ % and cost of suit, for which execution may issue.

Judgment entered by:  Default  Agreement  Trial  
Dismissed:  Without Prejudice  With Prejudice  
Costs taxed to:  Plaintiff  Defendant

Defendant \_\_\_\_\_

This the \_\_\_\_\_ day of \_\_\_\_\_, 2007.

Judge, Heila P. Cook

**Judgment**

**Order**

**Possession To Plaintiff as Trustee**

This the 25 day of April, 2007.

*Court Date*

To the best of my information and belief, after investigation of Defendant's employment, I further affidavit that the Defendant is/is not a member of a military service.

Attorney for Plaintiff

*Heila P. Cook*  
Notary Public  
Commission Expires: 08/07/2010

